IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

| ASC ENGINEERED SOLUTIONS, LLC, | } |
|--|---|
| Plaintiff, | |
| VS. | Case No. 2:20-02284-JPM-cgc |
| ISLAND INDUSTRIES, INC., | } |
| Defendant. | |
| VERDICT FORM | |
| With respect to Plaintiff ASC Engineer | red Solutions LLC, f/k/a Anvil International, LLC's |
| ("Anvil") claims, we, the jury, find as follows | : |
| ISSUE ONE – VIOLATION OF THE FED | ERAL DEFEND TRADE SECRETS ACT: |
| Do you find from a preponderance of the evidence that Island violated the federal Defend | |
| Trade Secrets Act (18 U.S.C. § 1836(b))? | |
| Answer: Yes or No | |
| ISSUE TWO – VIOLATION OF TENNESS | SEE UNIFORM TRADE SECRETS ACT: |
| Do you find from a preponderance of t | he evidence that Island violated the Tennessee |
| Uniform Trade Secrets Act (Tenn. Code Ann. | §§ 47-25-1701 to 1709)? |
| Answer: Yes or No | |
| If you answered "Yes" to Issue One and/or Two, proceed to Issue Three and Four: | |

ISSUE THREE – DAMAGES:

| What amount of damages do you find that Anvil should recover as a result of Island's |
|---|
| nisappropriation of Anvil's trade secrets? |
| Amount \$ |
| Of the amount of damages stated above, what amount, if any, did you already include in |
| connection with Anvil's expenses incurred in defending itself in the FCA Action? |
| Amount \$ |
| SSUE FOUR – WILLFUL AND/OR MALICIOUS: Do you find by clear and convincing evidence that Island's conduct in misappropriating Anvil's trade secret(s) was willful and/or malicious? Answer: Ves. or No. |
| Answer: Yes or No SO SAY WE ALL. |
| JURY FOREPERSON |
| Dated: |